

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

JAVIER CORTEZ)
)
)
)
Plaintiff,)
)
)
)
v.) **1:17-cv-6479**
)
)
MINNE, INC. d/b/a RON'S ITALIAN) **Hon. Andrea R. Wood**
OVENS and KARON MINNE,)
individually,)
)
)
Defendants.)

STIPULATION OF DISMISSAL

Plaintiff and Defendants, by their attorneys, pursuant to Rule 41(a)(1)(A)(ii), Federal Rules of Civil Procedure, having resolved all outstanding issues in this litigation, hereby stipulate and agree that effective with filing of this Stipulation of Dismissal, this matter may be dismissed as to Defendants, without prejudice, each party to bear its own costs and fees. Plaintiff is granted leave to move to reinstate on or before January 5, 2018 in the event Defendants have not materially complied with the payment terms of the Settlement Agreement in this matter. The parties agree that reinstatement, if any, shall be for the sole purpose of collecting payments not timely made. If Plaintiff has not moved to reinstate by January 5, 2018, dismissal will be automatically convert to be with prejudice.

Dated: 11/29/2017

s/Carlos G. Becerra

Carlos G. Becerra
Becerra Law Group, LLC
11 E. Adams St., Suite 1401
Chicago, IL 60603
Phone: (312)957-9005
Email: cbecerra@law-rb.com
Attorney for Plaintiff

s/Burr E. Anderson

Burr E. Anderson
Anderson Law Offices PC
400 Lake Cook Road, Suite 221-A
Deerfield, IL 60015
Phone: (312) 957-1100
Email: burranderson@AndersonLawIL.com
Attorney for Defendants